



Please type a plus sign (+) inside this box -

PTO/SB/21 (08-00)

Approved for use through 10/31/2002. OMB 0651-0031

U.S. Patent and Trademark Office: U.S. DEPARTMENT OF COMMERCE

Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number.

		Application Number	OO (OOO THE	, <u>'</u>		
TRANSMITTAL FORM (to be used for all correspondence after initial filing)		Filing Date	09/900,518 July 6, 2001 RF (EIVED		
		Filing Date		1		
		First Named Inventor	Allen, etal. OCT	2 1 2002		
		Group Art Unit	1636⊮ ТЕСН СЕ М	TER 1600/29(
		Examiner Name	Qian, Celine X.	1 LN 1000/290		
Total Number	of Pages in This Submission	Attorney Docket Number	R-716)		
	ENCL	OSURES (check	all that apply)]		
Fee Transmittal For Fee Attache Amendment / Reply After Final Affidavits/de Extension of Time F Express Abandonn X Information Disclos Certified Copy of Pocument(s) Response to Missir Incomplete Applica	d	ng-related Papers	After Allowance Communication to Group Appeal Communication to Board of Appeals and Interferences Appeal Communication to Group (Appeal Notice, Brief, Reply Brief) Proprietary Information Status Letter Other Enclosure(s) (please identify below):			
Response to	Missing Parts R 1.52 or 1.53					
	SIGNATURE OF APPLI	CANT, ATTORNEY, OR A	AGENT	1		
Firm or Individual name	Mariette A. Lapiz, Reg. No.44,202					
Signature Maritle O. Lapir						
Date	Date October 9, 2002					
	CERTIFICA	ATE OF MAILING				
I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, Washington, DC 20231 on this date:						
Typed or printed name	Donald Mixon					
Signature	Genald mis	Date	10/09/02	J		

Burden Hour Statement: This form is estimated to take 0.2 hours to complete. Time will vary depending upon the needs of the individual case. Any comments on the amount of time you are required to complete this form should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, Washington, DC 20231. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Assistant Commissioner for Patents, Washington, DC 20231.

				UNITED STATES DEPARTM United States Patent and T Address: COMMISSIONER OF P. Washington, D.C. 20231 www.uspto.gov	rademark Office
- (3)	LICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
Carrie I	09/900,518	07/06/2001	Keith D. Allen	R-716	3954
	7590 09/09/2002 DELTAGEN, INC. 1003 Hamilton Avenue Menlo Park, CA 94025		EXAMINER QIAN, CELINE X		
				ART UNIT	PAPER NUMBER
				1636 DATE MAILED: 09/09/2002	II REC

Please find below and/or attached an Office communication concerning this application or proceeding.

SEP 2 4 2002

BY:

OIPE			
Col	Application No.	Applicant(s)	=======================================
OCT 1 7 2002 (5)	09/900,518	ALLEN ET AL.	HOH HE
Office Action Summary	Examiner	Art Unit	<u> </u>
The MAN INC. DATE ON	Celine Qian	1636	
Th MAILING DATE of this communication app Period for Reply	pears on the cover sheet	with the correspondence addres	is R
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.11 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period of the period for reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may y within the statutory minimum of t will apply and will expire SIX (6) M	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this commu	CENTER 1600/2900
1) Responsive to communication(s) filed on	<u> </u>		
2a) This action is FINAL . 2b) ⊠ Th	is action is non-final.	•	
3) Since this application is in condition for allowed closed in accordance with the practice under a Disposition of Claims	ance except for formal m Ex parte Quayle, 1935 (natters, prosecution as to the mo C.D. 11, 453 O.G. 213.	erits is
4) Claim(s) 1-28 is/are pending in the application	l .		
4a) Of the above claim(s) is/are withdraw	wn from consideration.		
5) Claim(s) is/are allowed.			
6) Claim(s) is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) <u>1-28</u> are subject to restriction and/or e	election requirement.		
Application Papers	•		
9) The specification is objected to by the Examiner			
10) The drawing(s) filed on is/are: a) accep			
Applicant may not request that any objection to the 11) The proposed drawing correction filed on			
If approved, corrected drawings are required in rep		disapproved by the Examiner.	
12) The oath or declaration is objected to by the Exa	•		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C	§ 119(a)-(d) or (f)	
a) ☐ All b) ☐ Some * c) ☐ None of:	,	. 3 · · · · (-) (-) (-).	
1. Certified copies of the priority documents	s have been received.		
2. Certified copies of the priority documents		Application No.	•
 Copies of the certified copies of the prior application from the International Bur See the attached detailed Office action for a list of the certified of the copies of the prior application. 	ity documents have bee reau (PCT Rule 17.2(a))	n received in this National Stag	e
14) Acknowledgment is made of a claim for domestic	priority under 35 U.S.C	C. § 119(e) (to a provisional app	lication).
 a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domesting 	visional application has	been received.	ŕ
Attachment(s)	, ,		
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of	v Summary (PTO-413) Paper No(s) f Informal Patent Application (PTO-152	

Art Unit: 1636

DETAILED ACTION

Claims 1-28 are pending in the application.

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-10 and 17-21, drawn to a CX2 gene target construct, a cell comprising said construct, a transgenic animal comprising a disruption of CX2, a method of making said target construct and a method of making said transgenic animal, classified in class 536, subclass 23.1, class 800, subclass 18 and 21.
- II. Claim 11, drawn to a method of identifying an agent that modulates the expression of a CX2 gene by using a CX2 knockout animal, classified in class 800, subclass 3.
- III. Claim 12, drawn to a method of identifying an agent that modulates the functionof a CX2 gene by using a CX2 knockout animal, classified in class 800, subclass3.
- IV. Claims 13 and 15, drawn to a method of identifying an agent that modulates the expression of a CX2 gene by using a CX2 gene disrupted cell, classified in class 536, subclass 24.5.
- V. Claims 14, 15, drawn to a method of identifying an agent that modulates the function of a CX2 gene by using a CX2 disrupted cell, classified in class 424, subclass 130.1.
- VI. Claims 16 and 27, drawn to an agent that modulates the expression of the CX2 gene, unclassifiable.

Art Unit: 1636

VII. Claims 16 and 27, drawn to an agent that modulates the function of the CX2 gene, unclassifiable.

- VIII. Claims 22 and 23, drawn to a method of identifying an agent that affects the phenotype of the CX2 knockout transgenic mouse, classified in class 800, subclass 3.
- IX. Claims 24 and 25, drawn to an method of identifying an agent that affects the phenotype of the CX2 disrupted cell, classified in class 435, subclass 325.
- X. Claim 26, drawn to an agent that affects the phenotype of the CX2 knockout mouse, unclassifiable.
- XI. Claim 28, drawn to a method of ameliorating a condition associated with impaired glucose tolerance, classified in class 514, subclass 44.

The inventions are distinct, each from the other for following reasons.

The inventions of Groups I, VI, VII and X are patentably distinct from each other because they are drawn to materially distinct compositions that are not directly related.

Inventions are unrelated if it can be shown that they are not disclosed as capable of use together and they have different modes of operation, different functions, or different effects (MPEP § 806.04, MPEP § 808.01). In the instant case the different inventions have different modes of operation, different function, and different effects. The products of Groups I, VI, VII and IX have different chemical structures, are made by different methods, and can be used in different methods which require different technical considerations and materially different reagents. For example, the transgenic animal non-human animal of Group I can be used as a model of disease while agent of Group IV can be used to modulate CX2 expression. Also, the agents of groups

Art Unit: 1636

VI, VII and X may have different chemical structures from each other, as well as from the targeting construct and transgenic non-human animals of Groups I respectively, and may be used in different methods, which require different technical considerations with respect to modulation of a CX2. Therefore, the inventions of Groups I, VI, VII and X are patentably distinct.

The inventions of Groups II-V, VIII, IX and XI are patentably distinct from each other because the inventions are drawn to methods that require different starting material and modes of operation. Each method constitutes patentably distinct inventions, each with a distinct purpose and further comprising distinct methodologies and using different products. Therefore, the inventions of Groups II-V, VIII and X are patentably distinct.

The compositions of Groups I, VI, VII, X and the methods of Groups II-V, VIII, IX and XI are patentably distinct because the inventions are not directly related. Inventions I and II-V, VIII, IX are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case, the invention of Group I, for example, the CX2 knockout mouse and CX2 knockout cell, can be used in patentably distinct methods II-V, VIII and IX. Therefore, the inventions of Groups I, II-V, VIII and IX are patentably distinct from each other. The agents of Groups VI, VII and X can be identified by methods other than inventions of Groups II-V and VIII. For example, an agent that modulates CX2 expression can be identified by using a wild type cell expressing CX2. The method of ameliorating a condition associated with glucose intolerance can use an agent that is

Art Unit: 1636

identified by said method. Therefore, the inventions of Groups I, VI, VII, X and Groups II-V,

VIII, IX and XI are patentably distinct from each other.

Because these inventions are distinct for the reasons given above and have acquired a

separate status in the art because of their recognized divergent subject matter, restriction for

examination purposes as indicated is proper. A search of the subject matter of one invention

would not be co-extensive with a search of the other invention, and therefore the search would be

burdensome. Each invention is capable of supporting a separate patent.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Celine X Qian whose telephone number is 703-306-0283. The

examiner can normally be reached on 9:00-5:30 M-F.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Dr. Remy Yucel can be reached on 703-305-1998. The fax phone numbers for the

organization where this application or proceeding is assigned are 703-305-3014 for regular

communications and 703-305-3014 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the receptionist whose telephone number is 703-308-0196.

Celine Qian, Ph.D.

August 26, 2002

-anu The

Page 5